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PTO/SB/21 (05-03)

Approved for use through 04/30/2003. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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			Application Number	10/055,794
			Filing Date	January 17, 2002 Certificate
''	RANSMITTA	_	Issued Patent No.	6,977,165 FEB 1 0 200
	FORM		Issued Date	December 20, 2005 of Correction
(to be used f	or all correspondence after in	nitial filing)	First Named Inventor	FARMER, ANDREW ALAN
				1636
			Examiner Name	MARVICH, MARIA B.
Total Numb	per of Pages in This Submiss	sion 26	Attorney Docket Number	CLON-069
			ES (check all that apply)	
Amendmen After Affida Extension Express Al Informatior Certified C Documents Response Incomplete Resp	Final avits/declaration(s) of Time Request candonment Request in Disclosure Statement opy of Priority	Control Cont	ing-related Papers n to Convert to a conal Application of Attorney, Revocation e of Correspondence	After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Petition for Certificate of Correction & Certificate of Correction (Total 3 pages.) Copy of relevant page with correction (1 pg.) Other Enclosure(s) (please identify below): Copy of the Amendment and Response filed on February 17, 2005 Notice of Allowance with Examiner's amendment dated May 6, 2005 Postcard
		Remarks		
	SIGNA	TURE OF APPL	ICANT, ATTORNEY, O	RAGENT
Signing Attorney/Agent (Reg. No.)	EDWARD J. BABA BOZIÇEYIC, FIELD		•	
Signature	Timon			
Date	February 6, 2006			FFB 13 2006

EXPRESS MAIL LABEL NO. EV 687 636 718 US

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



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PETITION FOR CERTIFICATE
OF CORRECTION
UNDER 37 C.F.R. § 1.322
FOR PATENT AND
TRADEMARK OFFICE ERROR

Mail Stop DAC Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Attorney Docket No.	CLON-069/P-146
First Named Inventor	Andrew Alan Farmer
Application Number	0/055,794
Filing Date	January 17, 2002
Patent Number	6,977,165
Issue Date	December 20, 2005
Title	SEQUENCE SPECIFIC
	RECOMBINASE-BASED
	METHODS FOR
	PRODUCING INTRON
	CONTAINING VECTORS
	AND COMPOSITIONS
	FOR USE IN
	PRACTICING THE SAME

Sir:

Applicants petition under 37 C.F.R. § 1.322 for a Certificate of Correction to correct errors in the claims for the above-identified patent due to Patent and Trademark Office error.

Transmitted herewith for filing is a Certificate of Correction for the aboveidentified patent. Please make the following correction to Claim 9.

In Claim 9, column 66, line 57, please replace the words "has been inserted" with the words -- further comprises a host cell --.

Enclosed is a copy of the Amendment and Response filed on February 17, 2005, and the Notice of Allowance with Examiner's amendment dated May 6, 2005, which show the correct form of the Claim. Also enclosed, is a copy of the relevant page of the issued patent showing the incorrect language of the claims that resulted from Patent and Trademark Office error.

USSN: 10/055,794 Atty Dkt: CLON-069

It is believed that no fee is due since the error was made by the Patent and Trademark Office. However, the Commissioner is hereby authorized to charge any fees under 37 C.F.R. § 1.20 which may be required by this paper, or to credit any overpayment, to Deposit Account No. 50-0815.

Respectfully submitted, BOZICEVIC, FIELD & FRANCIS LLP

Date: Feb. 4, 2006

Edward J. Baba

Registration No. 52,581

BOZICEVIC, FIELD & FRANCIS LLP 1900 University Avenue, Suite 200 East Palo Alto, CA 94303 Telephone: (650) 327-3400

Fax: (650) 327-3231

F:\DOCUMENT\CLON\069\Cert of Corr\Certificate of Correction Petition CLON-069.rtf

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. : 6,977,165 DATED : Dec. 20, 2005

INVENTOR(S): Andrew Alan Farmer

It is certified that error appears in the above-identified patent and that said Letters Patent are hereby corrected as shown below:

In Claim 9, column 66, line 57, please replace the words "has been inserted" with the words -- further comprises a host cell --.

MAILING ADDRESS OF SENDER:

BOZICEVIC, FIELD & FRANCIS LLP 1900 University Avenue, Suite 200 East Palo Alto, CA 94303 PATENT NO: 6,977,165

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-continued

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gacgaccacc agatgggaac ctgggatggc c
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What is claimed is:

1. A composition for use in preparing an intron containing 45 vector, said composition comprising:

- a donor vector comprising at least one splice site and an acceptor vector comprising at least one splice site, wherein said donor and acceptor vectors each comprise at least one sequence-specific recombinase target site and wherein one of said donor and acceptor vectors comprises two sequence-specific recombinase target sites and the other of said donor and acceptor vectors comprises a single sequence-specific recombinase target site, wherein all of said sequence-specific recombinase target sites are able to recombine with each other.
- 2. The composition according to claim 1, wherein said donor vector comprises two sequence-specific recombinase target sites and said acceptor vector comprises a single sequence-specific recombinase target site.
- 3. The composition according to claim 2, wherein said two sequence-specific recombinase target sites on said donor vector are oriented in the same direction.
- 4. The composition according to claim 1, wherein said donor vector comprises a single sequence-specific recombinase target site and said acceptor comprises two sequencespecific recombinase target sites.

- The composition according to claim 4, wherein said two sequence-specific recombinase target sites of said acceptor vector are oriented in the same direction.
- The composition according to claim 1, wherein said system further comprises a sequence specific recombinase.
- 7. The composition according to claim 1, wherein said sequence-specific recombinase target sites are selected from the group consisting of: lox sites, att sites, dif sites and frt sites.
- The composition according to claim 1, wherein said donor and acceptor vectors are plasmids, cosmids, bacs, yacs or viruses.
- 9. The composition according to claim 1 wherein said composition has been inserted.)
- 10. The composition according to claim 1, wherein said at least one splice site in each of said donor and acceptor vectors comprises a splice donor and a splice acceptor sequence.
- 11. A kit for use in a producing an expression vector, said kit comprises:
 - (a) a donor vector comprising a splice site; and
- (b) an acceptor vector comprising a splice site;
- wherein each of said donor and acceptor vectors further comprises at least one sequence-specific recombinase

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this date; Feb. Typed or print Signature Burden Heur Statte the amount of the	Fy that this contributy 17, 200 ked parms	eturusev 17, 2006 CE respondence is bit Thomas Warenin This serious or take to compley in \$2.5	RTIFICA:	TE OF Start to complete sent to	e. Time will vary depending up	SSION and 1.8(a)(1)(b) addressed to: 703-672-5006 o Date February 17, 2005 of the high (sale case, Any commerts or of Tradeway Office P.O. Sch 145/ Box 145/ Alcandri by 2, 233-1450.

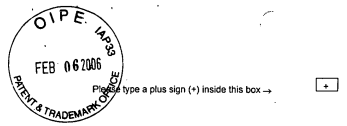
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Last Transaction

Date	<u>Time</u>	Type	Identification	<u>Duration</u>	<u>Pages</u>	Result
Feb 17	4:18PM	Fax Sent	917038729306	3:03	10	ОК





Signature

PTO/SB/21 (08-00) Approved for use through 10/31/2002. OMB 0651-0031

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 10/055,794 Application Number January 17, 2002 Filing Date **TRANSMITTAL** First Named Inventor **FORM** FARMER, ANDREW ALAN Group Art Unit 1636 (to be used for all correspondence after initial filing) Examiner Name Maria Marvich Attorney Docket Number **CLON-069** Total Number of Pages in This Submission ENCLOSURES (check all that apply) Fee Transmittal Form Assignment Papers After Allowance Communication (for an Application) to Group Fee Attached Drawing(s) Appeal Communication to Board \boxtimes of Appeals and Interferences Amendment / Reply Licensing-related Papers After Final Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Petition Affidavits/declaration(s) Proprietary Information Petition to Convert to a Extension of Time Request Provisional Application Status Letter **Express Abandonment Request** Power of Attorney, Revocation Change of Correspondence Information Disclosure Statement Other Enclosure(s) (please Address identify below): Terminal Disclaimer Certified Copy of Priority **Documents** Request for Refund Response to Missing Parts/ Incomplete Application CD, Number of CD(s) Response to Missing Parts Remarks under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm BRET E. FIELD, Reg. No. 37,620 Individual Name Signature Date February 17, 2005 CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that this correspondence is being facsimile filed under 37 C.F.R. §§ 1.6(d) and 1.8(a)(1)(b) addressed to: 703-872-9306 on this date: February 17, 2005 Typed or printed name

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VIA FACSIMILE **703-872-9306**

AMENDMENT AND RESPONSE UNDER 37 C.F.R. §1.111

Address to: Assistant Commissioner for Patents Washington, D.C. 20231

Application Number	10/055,794
Confirmation Number	7438
Filing Date	January 17, 2002
First Named Inventor	Andrew Alan Farmer
Examiner	Maria Marvich
Group Art	1636
Attorney Docket No.	CLON-069/ P-146

Sir:

This amendment is responsive to the Office Action dated November 30, 2004 for which a three-month period for response was given making this response due on or before February 28, 2005. Accordingly, this response is timely filed.

In view of the amendments to the claims and the remarks put forth below, reconsideration and allowance are respectfully requested.

Atty Dkt. No.: CLON-069 USSN: 10/055,794

AMENDMENTS

In the Specification:

Please replace the paragraph on page 54, lines 31-37 with the following rewritten paragraph.

Sequence for (HN)6 tag within Splice donor oligo:

Top : GGT CAT AAT CAC AAC TAG Bottom: CCA GTA TTA GTA TTA GTA TTA GTA TTA GTA TTA GTG TTG ATC Peptide encoded: Gly His Asn His Asn His Asn His Asn His Asn His Asn Stop

(SEQ ID NOS:13, 14, 17 14 17 15)

Atty Dkt. No.: CLON-069 USSN: 10/055,794

In the Claims:

Please enter the following amendments.

1. (Canceled)

2. (**Currently Amended**) A sequence specific recombinase based system for use in preparing an intron containing vector, said system comprising:

a donor vector comprising at least one splice site and an acceptor vector comprising at least one splice site, wherein said donor and acceptor vectors each comprise at least one <u>sequence-specific</u> recombinase <u>target</u> recognition site and wherein one of said donor and acceptor vectors comprises two <u>sequence-specific</u> recombinase <u>target</u> recognition sites and the other of said donor and acceptor vectors comprises a single <u>sequence-specific</u> recombinase <u>target</u> recognition site, wherein all of said <u>sequence-specific</u> recombinase <u>sequence-specific</u> sites are able to recombine with each other.

- 3. (Currently Amended) The system according to Claim 2, wherein said donor vector comprises two <u>sequence-specific</u> recombinase <u>target</u> recognition sites and said acceptor vector comprises a single <u>sequence-specific</u> recombinase <u>target</u> recognition site.
- 4. (**Currently Amended**) The system according to Claim 3, wherein said two **sequence-specific** recombinase **target** recognition sites on said donor vector are oriented in the same direction.
- 5. (**Currently Amended**) The system according to Claim 2, wherein said donor vector comprises a single **sequence-specific** recombinase **target** recognition site and said acceptor comprises two **sequence-specific** recombinase **target** recognition sites.

USSN: 10/055,794

6. (**Currently Amended**) The system according to Claim 5, wherein said two **sequence-specific** recombinase **target** recognition sites of said acceptor vector are oriented in the same direction.

- 7. (**Previously Presented**) The system according to Claim 2, wherein said system further comprises a sequence specific recombinase.
- 8. (**Currently Amended**) The system according to Claim 2, wherein said **sequence-specific** recombinase **target** recognition sites are selected from the group consisting of: lox sites, att sites, dif sites and frt sites.
- 9. (**Previously Presented**) The system according to Claim 2, wherein said donor and acceptor vectors are plasmids, cosmids, bacs, yacs or viruses.
- 10. (**Previously Presented**) The system according to Claim 2, wherein said system further comprises a host cell.
- 11. (**Previously Presented**) The system according to Claim 2, wherein each of said donor and acceptor vectors comprise a splice donor and a splice acceptor sequence.

12.-20. (Canceled)

21. (**Currently Amended**) A kit for use in a producing an expression vector, said kit comprising:

at least one of:

- (a) a donor vector comprising a splice site; and
- (b) an acceptor vector comprising a splice site;

wherein each of said donor and acceptor vectors further comprises at least one sequence-specific recombinase target recognition site and wherein one of said donor

USSN: 10/055,794

and acceptor vectors comprises two <u>sequence-specific</u> recombinase <u>target</u> recognition sites and the other of said donor and acceptor vectors comprises a single <u>sequence-specific</u> recombinase <u>target</u> recognition site, wherein all of said <u>sequence-specific</u> recombinase <u>target</u> recognition sites are able to recombine with each other.

- 22. (**Original**) The kit according to Claim 21, wherein said kit comprises both said donor and acceptor vectors.
- 23. (**Currently Amended**) The kit according to Claim 21, wherein said kit further comprises a sequence specific recombinase that recognizes said **sequence-specific** recombinase **target** recognition sites.
- 24. (**Currently Amended**) A method of producing an intron containing vector, said method comprising:

combining a splice sequence comprising donor vector and a splice sequence comprising acceptor vector, wherein one of said donor and acceptor vectors comprises two sequence-specific recombinase target recognition sites and the other of said donor and acceptor vectors comprises a single sequence-specific recombinase target recognition sites are able to recombine with each other, with a recombinase under conditions sufficient for site-specific recombination to occur to produce said intron containing vector.

- 25. (**Currently Amended**) The method according to Claim 24, wherein said donor vector comprises two **sequence-specific** recombinase **target** recognition sites and said acceptor vector comprises a single **sequence-specific** recombinase **target** recognition site.
- 26. (**Currently Amended**) The method according to Claim 24, wherein said donor vector comprises a single **sequence-specific** recombinase **target** recognition site and

USSN: 10/055,794

said acceptor vector comprises two **sequence-specific** recombinase **target** recognition sites.

27. (**Original**) The method according to Claim 24, wherein said sequence specific recombinase is selected from the group consisting of: recombinases, transposases and integrases.

- 28. (**Original**) The method according to Claim 24, wherein said sequence specific recombinase is Cre recombinase.
- 29. (**Currently Amended**) The method according to Claim 24, wherein said **sequence-specific** recombinase **target** recognition sites are selected from the group consisting of: lox sites, att sites, dif sites and frt sites.
- 30. (**Original**) The method according to Claim 29, wherein said recombinase recognition sites are lox sites.

31.-37. (Canceled)

Atty Dkt. No.: CLON-069 USSN: 10/055,794

REMARKS

In view of the following remarks, the Examiner is respectfully requested to withdraw the rejections and allow Claims 2-11 and 21-30, the only claims pending and currently under examination in this application.

Formal Matters

Claims 2-11 and 21-30 are pending after entry of the amendments set forth herein.

Claims 2-11 and 21-30 were examined. Claims 2-11 and 21-28 were rejected and claims 29 and 30 were objected to. No claims were allowed.

Claims 2-6, 8, 21, 21, 23-26, and 29 have been amended. Support for the amendments can be found in the claims as originally filed and throughout the specification at, for example: page 4, lines 15-22, and page 42, lines 11-16.

The specification has been amended on page 54 in order to correct a sequence identification reference number.

As the above amendments introduce no new matter to the application, their entry is respectfully requested.

Allowable subject matter

The Applicants express gratitude in the Examiner's indication that claims 29 and 30 are allowable subject matter.

Objection to the Specification

The specification has been objected to for disclosing three sequences and providing four sequence identification numbers. The specification has been amended on page 54 to correct the sequence identification reference numbers. Therefore, this rejection may be withdrawn.

Atty Dkt. No.: CLON-069 USSN: 10/055,794

Rejection under 35 U.S.C. § 112, second paragraph

Claims 2-11

Claims 2-11 have been rejected under 35 U.S.C. §112, second paragraph, for allegedly being indefinite for reciting "a sequence specific recombinase based system." This rejection is respectfully traversed.

In the spirit of expediting prosecution and without conceding as to the correctness of the rejection, Claim 2 has been amended to recite "a system". The Applicants note that the specification on page 42, lines 8-16, specifically describes a "system". In particular, the specification provides that "the subject systems at least include a donor vector and an acceptor vector as described above" (specification, page 42, lines 10-12).

As such, in view of the amendments to the claims, this rejection may be withdrawn.

Claims 2-7, 9-11, and 21-28

Claims 2-7, 9-11, and 21-38 have also been rejected under 35 U.S.C. § 112, second paragraph for allegedly being indefinite for reciting "recombinase recognition site." This rejection is respectfully traversed.

In the spirit of expediting prosecution and without conceding as to the correctness of the rejection, the claims have been amended for clarity to recite "sequence-specific recombinase target site". The Applicants note that the specification on page 4, lines 16-22 specifically describes a "sequence-specific recombinase target site". In particular, the specification provides that a sequence-specific recombinase target sites "are recognized by a sequence- or site-specific recombinase and which become the crossover regions during a site-specific recombination event" (specification, page 4, lines 19-20).

As such, in view of the amendments to the claims, this rejection may be withdrawn.

USSN: 10/055,794

Conclusion

The Applicants respectfully submit that all of the claims are in condition for allowance, which action is requested. The Commissioner is hereby authorized to charge any underpayment of fees associated with this communication, including any necessary fees for extensions of time, or credit any overpayment to Deposit Account No. 50-0815, Order Number CLON-069.

Respectfully submitted, BOZICEVIC, FIELD & FRANCIS LLP

Date: February 17, 2005

Bret Field

Registration No. 37,620

BOZICEVIC, FIELD & FRANCIS LLP 1900 University Avenue, Suite 200 East Palo Alto, CA 94303 Telephone: (650) 327-3400

Facsimile: (650) 327-3231

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1636

DATE MAILED: 05/06/2005

Bozicevic, Field, & Francis

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/055,794	01/17/2002	Andrew Alan Farmer	CLON-069	7438

TITLE OF INVENTION: SEQUENCE SPECIFIC RECOMBINASE-BASED METHODS FOR PRODUCING INTRON CONTAINING VECTORS AND COMPOSITIONS FOR USE IN PRACTICING THE SAME

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	08/08/2005

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

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Page 1 of 3



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/055,794	01/17/2002	Andrew Alan Farmer	CLON-069	7438		
041064	041064 7590 05/06/2005		EXAM	EXAMINER		
	FIELD & FRANCIS (I SITY AVENUE	MARVICH, MARIA				
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EAST PALO A	LTO, CA 94303		1636			
			DATE MAILED: 05/06/200	5		

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571) 272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

IPE	Application No.	Applicant(s)	
Notice of Allowability	10/055,794	FARMER, ANDREW ALAN	<u> </u>
FEB 062006 Notice of Allowability	Examiner	Art Unit	
FEB (16 10 10)	Maria B. Marvich, PhD	1636	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT I of the Office or upon petition by the applicant. See 37 CFR 1.31	S (OR REMAINS) CLOSED in this a 5) or other appropriate communication RIGHTS. This application is subject	ipplication. If not included on will be mailed in due course.	THIS initiative
1. This communication is responsive to an amendment 2/17	<u>7/05</u> .		
2. The allowed claim(s) is/are 2-11 and 22-30 (now claim 1-	<u>.19)</u> .		
3. \boxtimes The drawings filed on <u>08 July 2004</u> are accepted by the E	Examiner.		
 4. Acknowledgment is made of a claim for foreign priority of a) All b) Some* c) None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	ve been received. ve been received in Application No.		m the
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	IMENT of this application.		
5. A SUBSTITUTE OATH OR DECLARATION must be sub- INFORMAL PATENT APPLICATION (PTO-152) which gi			OF
6. CORRECTED DRAWINGS (as "replacement sheets") makes (a) including changes required by the Notice of Draftsper (b) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examine Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	erson's Patent Drawing Review (PTo	Office action of	of
7. DEPOSIT OF and/or INFORMATION about the department attached Examiner's comment regarding REQUIREMENT	posit of BIOLOGICAL MATERIAL T FOR THE DEPOSIT OF BIOLOG	_ must be submitted. Note the ICAL MATERIAL.	a
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948 3. Information Disclosure Statements (PTO-1449 or PTO/SE Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. Interview Summa Paper No./Mail [3/08), 7. Examiner's Amer	Date	

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DETAILED ACTION

This office action is in response to a response to an amendment filed 2/17/05. Claims 1,

12-20 and 31-37 have been cancelled. Claims 2-6, 8, 21, 23-26 and 29 have been amended.

Claims 2-11 and 21-30 are pending in the application.

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

Bret Field on 4/29/05.

The application has been amended as follows:

IN THE SPECIFICATION:

Page 54, line 37 has been amended to read

--(SEQ ID NOS: 13, 14 and 15)--

IN THE CLAIMS:

In claim 2, line 1, the word "system" prior to the phrase " for use in preparing" has been

deleted and the word --composition-- has been inserted.

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In claim 2, line 2, the word "system" prior to the phrase "comprising: a donor" has been

deleted and the word --composition-- has been inserted.

In claim 2, line 9, the phrase "sequence-specific" prior to the phrase "sites are able" has

been deleted and the word --target-- has been inserted.

In claim 3, line 1, the phrase "system according to Claim 2" prior to the phrase "wherein

said donor" has been deleted and the phrase --composition according to claim 2-- has been

inserted.

In claim 4, line 1, the phrase "system according to Claim 3" prior to the phrase "wherein

said two" has been deleted and the phrase --composition according to claim 3-- has been

inserted.

In claim 5, line 1, the phrase "system according to Claim 2" prior to the phrase "wherein

said donor vector" has been deleted and the phrase --composition according to claim 2-- has been

inserted.

In claim 6, line 1, the phrase "system according to Claim 5" prior to the phrase "wherein

said two" has been deleted and the phrase --composition according to claim 5-- has been

inserted.

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In claim 7, line 1, the phrase "system according to Claim 2 wherein said system" prior to

"further comprises" has been deleted and the phrase --composition according to claim 2 wherein

said composition-- has been inserted.

In claim 8, line 1, the phrase "system according to Claim 2" prior to the phrase "wherein

said sequence-specific" has been deleted and the phrase --composition according to claim 2-- has

been inserted.

In claim 9, line 1, the phrase "system according to Claim 2" prior to the phrase "wherein

said donor vector" has been deleted and the phrase --composition according to claim 2-- has been

inserted.

In claim 10, line 1, the phrase "system according to Claim 2 wherein said system" prior

to "further comprises" has been deleted and the phrase --composition according to claim 2

wherein said composition-- has been inserted.

Claim 11 has been amended as follows: -- The system composition according to Claim

claim 2, wherein said at least one splice site in each of said donor and acceptor vectors comprises

a splice donor and a splice acceptor sequence. --

Claim 21 (canceled).

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Claim 22 has been amended as follows:

-- The kit according to Claim 21, A kit for use in producing an expression vector wherein said kit comprises both donor and acceptor vectors

- (a) a donor vector comprising a splice site; and
- (b) an acceptor vector comprising a splice site;

wherein each of said donor and acceptor vectors further comprises at least one sequencespecific recombinase target site and wherein one of said donor and acceptor vectors comprises
two sequence-specific recombinase target sites and the other of said donor and acceptor vectors
comprises a single sequence-specific recombinase target site, wherein all of said sequence
specific recombinase target sites are able to recombine with each other. --

In claim 23, line 1, the phrase "Claim 21" prior to "wherein said kit" has been deleted and --claim 22-- has been inserted.

In claim 24, line 3, the word "sequence" prior to "comprising donor vector" has been deleted and -- site-- has been inserted.

In claim 24, line 3, the word "sequence" prior to "comprising acceptor vector" has been deleted and -- site-- has been inserted.

In claim 25, line 1, the phrase "Claim 24" prior to "wherein said donor" has been deleted and --claim 24-- has been inserted.

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In claim 26, line 1, the phrase "Claim 24" prior to "wherein said sequence" has been deleted and --claim 24-- has been inserted.

In claim 27, line 1, the phrase "Claim 24" prior to "wherein said sequence" has been deleted and --claim 24-- has been inserted.

In claim 28, line 1, the phrase "Claim 24" prior to "wherein said sequence" has been deleted and --claim 24-- has been inserted.

In claim 29, line 1, the phrase "Claim 24" prior to "wherein said sequence" has been deleted and --claim 24-- has been inserted.

In claim 30, line 1, the phrase "Claim 29" prior to "wherein said sequence" has been deleted and --claim 29-- has been inserted.

Conclusion

Claims 2-11 and 22-30 allowed (now claims 1-19)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Maria B. Marvich, PhD whose telephone number is (571)-272-0774. The examiner can normally be reached on M-F (6:30-3:00).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Remy Yucel, PhD can be reached on (571)-272-0781. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Maria B Marvich, PhD

Examiner

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April 29, 2005

GERRY LEFFEINS